

UNITED STAYES DEPARTMENT OF COMMERCE

Patent and Trademark Office
Address: COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 20231

SERIAL NUMBER	FILING DATE	FIRST NAME	D APPLICANT	ATTORNEY DOCKETT NO.	
08/217,92/	3/25/94	Howard			1616.002
					EXAMINER
				STAN	المما
		•		ART UNIT	PAPER NUMBER
	•	·		1004	18
				DATE MAILED:	•
		EXAMINER INTERVIEW S	SUMMARY REC	ORD	
All participants (applican	nt, applicant's representa	•			
(1) BRIAN S	TANTON	(3)	BRIGID	HOGAN	
DAIL T	ZRAYMAN				
(-/		(4)			
Date of interview	3/2/56				<i>(</i>
Type: Telephonic	Personal (copy is giv	en to □ applicant 🖬 applican	's representative).		
Exhibit shown or demon	stration conducted:	Yes No. If yes, brief descript	ion:		
Agreement Cl was rea	ched with respect to son	ne or all of the claims in question.	Mas not reache	ed.	
Agreement was rea	oned with respect to some	no or an or ano oranic in queens.			
Claims discussed:		· · · · · · · · · · · · · · · · · · ·			
Identification of prior art	discussed: EVAA	US EF AL.			
identification of prior art	uiscussed				
Description of the gener	al nature of what was ac	greed to if an agreement was read	hed, or any other co	omments:	
					4 45 4 5 5 5
		ENT ISSUES RE	-		
OF PLANIET	Advanty	THE MAT. DEP	HICHNET C	oce cons	DER
ISSUES Aa	PLESENT	ZESPONSK VIA	<i></i>		
(A fuller description, if n attached. Also, where r	ecessary, and a copy of no copy of the amendme	the amendments, if available, whi nts which would render the claims	ch the examiner ag allowable is availa	reed would render the ble, a summary thered	claims allowable must be of must be attached.)
☐ 1. It is not necessa	ary for applicant to provid	de a separate record of the substa	unce of the interview	<i>ı</i> .	
WAIVED AND MIJST IN	ICLUDE THE SUBSTAN	to indicate to the contrary, A FOR ICE OF THE INTERVIEW (e.g., it given one month from this intervie	ems 1-7 on the reve	erse side of this form).	If a response to the last Office
requirements t	hat may be present in the irements of the last Office	ry above (including any attachmer e last Office action, and since the e action. Applicant is not relieved	claims are now allo	wable, this completed	form is considered to fulfill the
PTOL.413 (REV. 2.03)		•	Examiner's S	signature	